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**FILED**  
U. S. DISTRICT COURT  
EASTERN DISTRICT OF TEXAS

JUN 21 2004

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Deputy \_\_\_\_\_

**Civil Action No. 2:03-CV-227**

**(Hon. T. John Ward)**

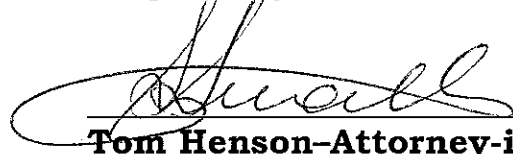
**Network Communications** §  
**International Corp.; Blue Phones** §  
**Limited; William Pope; Jay** §  
**Walters; and Jeffery Walters** §

<b>Ronald Perez; Ricardo Singer;</b>	<b>\$</b>
<b>Gregorio L. Galicot; Rafael</b>	<b>\$</b>
<b>Galicot; Michael Stomps; Awi</b>	<b>\$</b>
<b>Fang a/k/a Suriyanto Suriyanto;</b>	<b>\$</b>
<b>Goran Alexiev; Michael Alexiev;</b>	<b>\$</b>
<b>Patrick Mauchant; Keven Watt;</b>	<b>\$</b>
<b>and BBG Holdings Bermuda</b>	<b>\$</b>
<b>d/b/a BBG Communications</b>	<b>\$</b>
<b>(Bermuda), Ltd.</b>	<b>\$</b>

Defendants and Third-Party Plaintiffs Network Communications International Corp., Blue Phones Limited, William Pope, Jay Walters and Jeffery Walters (“NCIC”) respectfully request leave to file their Sur-Reply in Opposition to Third-Party Defendants’ Motion to Dismiss for Lack of Personal Jurisdiction in excess of the page limits imposed by this Court’s local rules. NCIC’s sur-reply consists of 9 pages of briefing and 23 pages of attachments.

An order reflecting the relief requested is attached for the Court's convenience.

Respectfully submitted,

  
**Tom Henson-Attorney-in-Charge** *by permission of Tom. Henson*  
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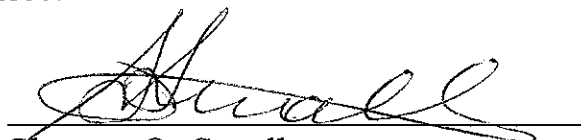
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JAY WALTERS, AND JEFFERY WALTERS

**Certificate of Conference**

NCIC's counsel has attempted to contact opposing counsel regarding this motion and did not receive a response.

  
Sharon O. Small

**Certificate of Service**

I certify that on the 21<sup>st</sup> day of June, 2004 a copy of this motion was served, via the indicated method, on the following:

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